UNITED STATES DISTRICT SOUTHERN DISTRICT OF N	IEW YORK	
ADRIAN SCHOOLCRAFT,		10-cv-6005 (RWS)
-against-	Plaintiff,	DECLARATION OF NATHANIEL B. SMITH
THE CITY OF NEW YORK,	et al,	
	Defendants.	
under the penalties of perjury unfollowing is true and correct: 1. I am submitting this debeing submitted in opposition of 2. The exhibits attached he ("POX") 1-59 are true, correct a litigation or excerpts from the dother litigation.	eclaration to transmit to the f the defendants' motions hereto and marked as Plain and authentic copies of doepositions or other testimety-eyes-only materials cor	e Court the plaintiff's exhibits for summary judgment. Intiff's Opposition Exhibits cuments produced in this cony of the parties in this and attained herein are also being
Dated: February 11, 2015		
		s/NBS
	111 Nev	haniel B. Smith Broadway – Suite 1305 v York, New York 10006 2) 227-7062

Plaintiff's Opposition Exhibits ("POX")

- 1. Lamstein Tr. 318-321, 327-330
- 2. Lamstein Notes (Plaintiff's Deposition Exhibit ("PDX") 29)
- 3. Lauterborn Tr. 82-83, 103-106, 109, 318-320
- 4. Lauterborn IAB Tr. (PDX 18)
- 5. CD of Recordings: (i) NYC 10104 (CD # 9); (ii) CD #9; (iii) CD # 28
- 6. IAB Memo on Nelson (NYC 5790-91)
- 7. Report to IAB by Duncan (NYC 3832)
- 8. Marino Tr. 226, 331-332
- 9. Charges and Specification (NYC 3933-3941)
- 10. Sangeniti Tr. 40, 54-67, 99-103, 104-121, 131-136, 149, 167
- 11. Eterno and Silverman Report
- 12. Eterno Tr. 31-33, 141-153, 178-191
- 13. Schoolcraft Tr. (I) 121-126, 183-186, 189-191, 220-223, 228-229, 265, 436, 443-444; (II) 24-25, 199-219
- 14. Trainor Tr. 53-55, 98-101, 103-105, 118, 163-164, 182-189
- 15. Memo by BNIU (PDX 82)
- 16. Memo (PDX 92)
- 17. Duncan Tr. 6-23-14 Tr. 245, 252-255
- 18. Gough Tr. 63-64, 241-242
- 19. Form 9.39 executed by Dr. Bernier and Dr. Isakov (PDX 171)
- 20. Mauriello Tr. (I) 144-148, 245-247, 341, 366-371, 381-390, 677
- 21. Caughey Tr. (II) 58-69, 86-92, 100-108, 118-119, 128-130, 174-175
- 22. Schoolcraft Memo Book (PDX 45)
- 23. Caughey IAB Tr. (PDX 33)
- 24. Weiss Tr. 107-108, 128-134
- 25. Mauriello PG Tr. (PDX 47)
- 26. Broschart Tr. 49-54, 87-88
- 27. Operation Report (PDX 27)
- 28. 911 Sprint Report (PDX 66)
- 29. Hanlon Tr. 77, 89-91, 124-132, 138-139, 166-173, 180, 216-217, 221-222, 230-233, 236-237, 243-248, 250-252
- 30. ESU Report and IAB Interview Report (NYC 3535, 5848-5849)
- 31. Google Maps Screen Shots
- 32. Marquez Tr. 56-61, 81-90, 113-114
- 33. Scott Memo, 11/3/09 (NYC 5454-5455)
- 34. PG 205-238 (PDX 163)

- 35. Cooper Tr. 18-20, 44-45, 64-70, 146-149
- 36. Mollen Commission Report (excerpts)
- 37. Kelly Testimony at Mollen Commission (excerpts)
- 38. IAB Police Corruption Report
- 39. Ferrara Tr. 49-51, 55-58, 73-79, 86-87, 192-196, 219-226, 235
- 40. Polanco Tr.
- 41. Serrano Tr.
- 42. Matthews Complaint and Affidavit
- 43. Charges and Specification and Mailing (NYC 3876-3878)
- 44. Compstat Video 9/20/07 (CD # 17) (58:00-120:00); 10/12/09 (CD # 12) (10:00-110:00) (28:00-45:00)
- 45. Crime Numbers for October 31, 2009
- 46. Sawyer Tr. 111-113
- 47. JHMC Information Sheet and Charity Filings
- 48. Bernier Tr. 29, 60-66, 83-88, 122-127, 142, 170-171, 1922-193, 197-198, 207-209, 248-249, 276-291
- 49. JHMC Restraint Policy
- 50. Maffia Tr. 31-33, 99-101, 108-110
- 51. Dhar Tr. 8-9, 14, 26, 44-45, 86, 134
- 52. James Tr. 129-133
- 53. Isakov Tr. 146-165, 169-171
- 54. Form 9.39 (PDX 171)
- 55. Larry Schoolcraft Tr. 249-250
- 56. Finnegan Tr. 54-57
- 57. IAB Log on Menacing (NYC 4876-4879)
- 58. Roll Call Transcripts (PDX 50)
- 59. Valenti Tr. 14-16, 24-30